1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

23

24

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

CHRISTOPHER OTEY,

v.

No. C 12-5524 JST (MEJ)

Plaintiff,

DISCOVERY ORDER RE: DKT. NO. 117

CROWDFLOWER, INC., et al.,

Defendants.

Before the Court is the parties' joint discovery dispute letter, filed June 14, 2013. Dkt. No. 117. The letter concerns CrowdFlower's requests for admissions, which CrowdFlower states all generally relate to Plaintiff's work for other Requesters and employers and the degree to which he

was performing work for and being paid for (in terms of percentages) tasks performed for

CrowdFlower as compared to other Requesters and employers. *Id.* at 4. For the reasons stated in the

Court's April 11, 2013 Order, Plaintiff's other employment or receipt of other income is irrelevant to

the question of whether Plaintiff was Defendants' employee or whether he was an independent

contractor. See Order at 2:19-3:7, Dkt. No. 85. Accordingly, Defendants' discovery requests

seeking information about other employment are DENIED because they are not likely to lead to the

22 discovery of relevant evidence.

IT IS SO ORDERED

25 Dated: June 24, 2013

Maria-Elena James United States Magistrate Judge

27

26

28